## Case 4:20-cv-01293-O Document 1 Filed 12/03/20 Page 1 of 11 PageID 1 PRISONER'S CIVIL RIGHTS COMPLAINT (Rev. 05/2015)

### **INSTRUCTIONS - READ CAREFULLY**

### NOTICE:

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

- 1. To start an action you must file an original and one copy of your complaint with the court. You should keep a copy of the complaint for your own records.
- 2. Your complaint must be <u>legibly</u> handwritten, in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, <u>DO NOT USE THE REVERSE</u> SIDE OR BACK SIDE OF ANY PAGE. ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
- 3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 18, Federal Rules of Civil Procedure. Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
- 4. When these forms are completed, mail the original and one copy to the clerk of the United States district court for the appropriate district of Texas in the division where one or more named defendants are located, or where the incident giving rise to your claim for relief occurred. If you are confined in the Texas Department of Criminal Justice, Correctional Institutions Division (TDCJ-CID), the list labeled as "VENUE LIST" is posted in your unit law library. It is a list of the Texas prison units indicating the appropriate district court, the division and an address list of the divisional clerks.

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- 1. In order for your complaint to be filed, it must be accompanied by the statutory filing fee of \$350.00 plus an administrative fee of \$50.00 for a total fee of \$400.00.
- 2. If you do not have the necessary funds to pay the fee in full at this time, you may request permission to proceed in forma pauperis. In this event you must complete the application to proceed in forma pauperis, setting forth information to establish your inability to prepay the fees and costs or give security therefor. You must also include a current six-month history of your inmate trust account. If you are an inmate in TDCJ-CID, you can acquire the application to proceed in forma pauperis and the certificate of inmate trust account, also known as in forma pauperis data sheet, from the law library at your prison unit.
- 3. The Prison Litigation Reform Act of 1995 (PLRA) provides "... if a prisoner brings a civil action or files an appeal in forma pauperis, the prisoner shall be required to pay the full amount of a filing fee." See 28 U.S.C. § 1915. Thus, the court is required to assess and, when funds exist, collect, the entire filing fee or an initial partial filing fee and monthly installments until the entire amount of the filing fee has been paid by the prisoner. If you submit the application to proceed in forma pauperis, the court will apply 28 U.S.C. § 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, then monthly installments from your inmate trust account, until the entire \$350.00 statutory filing fee has been paid. (The \$50.00 administrative fee does not apply to cases proceeding in forma pauperis.)
- 4. If you intend to seek *in forma pauperis* status, do not send your complaint without an application to proceed *in forma pauperis* and the certificate of inmate trust account. Complete all essential paperwork before submitting it to the court.

### **CHANGE OF ADDRESS**

I.

It is your responsibility to inform the court of any change of address and its effective date. Such notice should be marked "NOTICE TO THE COURT OF CHANGE OF ADDRESS" and shall not include any motion for any other relief. Failure to file a NOTICE TO THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedure.

PREVI	O	US LAWSUITS:	
A.	H	ave you filed any other lawsuit in state or federal court relating to your imprisonment? YES NO	
В.	3. If your answer to "A" is "yes," describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, giving the same information.)		
		Approximate date of filing lawsuit:	
-	2.	Parties to previous lawsuit:	
		Plaintiff(s)	
		Defendant(s)	
:	3.	Court: (If federal, name the district; if state, name the county.)	
	4.	Cause number:	
:	5.	Name of judge to whom case was assigned:	
		Disposition: (Was the case dismissed, appealed, still pending?)	
7		Approximate date of disposition:	

## Case 4:20-cv-01293-O Document 1 Filed 12/03/20 Page 3 of 11 PageID 3 Π. PLACE OF PRESENT CONFINEMENT: Targant County Green bony Jail EXHAUSTION OF GRIEVANCE PROCEDURES: III. Have you exhausted all steps of the institutional grievance procedure? Attach a copy of your final step of the grievance procedure with the response supplied by the institution. IV. PARTIES TO THIS SUIT: A. Name and address of plaintiff: Anthony Tumunouse 238 County 12d Daingerfeild TX 2224 75638 B. Full name of each defendant, his official position, his place of employment, and his full mailing address. Defendant #1: Tarrant County 372 District Court Com Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Violation of the Sixth amendment - Speedy trick, Defendant #2: Taccant County Sneciff Department Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Violation of the forthteenth amendment - due process Defendant #3: Tarrant Cranty Jail of Correnbay Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. unlawful Confinement, Cold means, lack of Sleep. Defendant#4: Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Defendant#5: Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you.

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V.	STATEMENT OF CLA	TA.
* .		MINI.

VI.

VII.

VIII.

State here in a short and plain statement the facts of your case, that is, what happened, where did it happen, when did it happen, and who was involved. Describe how <u>each</u> defendant is involved. <u>You need not give</u> any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.

It is with the excessment of the 8-months of the arrest and
Captivity of my prospo 2-10-2020. Them without a conviding
Captivity of my person, 2-10-2020, I'am without a conviction nor have i been to any court dates that where set.
no provedion Hearings' which is proving and i have been
denied to Bet bail from what my attorney and past attorney's
Told me. I have been trying to file for a bond Hearing and
my Speechy total Cights have beenviolated, along with my due-
process of law lights. this inlawful imprisonent and illegal-
Secreture along with the "tacture" by the Constant - lighting
Secritude along with the "tortuce" by the Constant - lighting and noise, Cold and Sove meals and lack of Siego,
State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
Dismissar of all true bills, charges and contracts
Dismissar of all true bills, Charges and Contracts in the Selation with the 372nd District Court compensation
GENERAL BACKGROUND INFORMATION:
A. State, in complete form, all names you have ever used or been known by including any and all aliases.
Anthony Tarminosene Anthony Washington
B. List all TDCJ-CID identification numbers you have ever been assigned and all other state or federal prison or FBI numbers ever assigned to you.
H 0632351
SANCTIONS:
A. Have you been sanctioned by any court as a result of any lawsuit you have filed?YESNO
B. If your answer is "yes," give the following information for every lawsuit in which sanctions were imposed. (If more than one, use another piece of paper and answer the same questions.)
1. Court that imposed sanctions (if federal, give the district and division):
2. Case number:
3. Approximate date sanctions were imposed:
4. Have the sanctions been lifted or otherwise satisfied?  YES   NO

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C. Has any court ever warned or	r notified you that sanctions could be imposed?
D. If your answer is "yes," give	the following information for every lawsuit in which a warning was issued. er piece of paper and answer the same questions.)
1. Court that issued warning	g (if federal, give the district and division):
2. Case number:	
<ol><li>Approximate date warning</li></ol>	ig was issued:
Executed on: <u>10 - 21 - 20 2</u> 0  DATE	Anthony Tumenouse (Signature of Plaintiff)
PLAINTIFF'S DECLARATIONS	
<ol> <li>I understand, if I am released current mailing address and fa.</li> <li>I understand I must exhaust all</li> <li>I understand I am prohibited from civil actions or appeals (from incarcerated or detained in an frivolous, malicious, or failed imminent danger of serious phy</li> <li>I understand even if I am allower filing fee and costs assessed by</li> </ol>	or transferred, it is my responsibility to keep the court informed of my ilure to do so may result in the dismissal of this lawsuit.  I available administrative remedies prior to filing this lawsuit.  I am bringing an in forma pauperis lawsuit if I have brought three or more a judgment in a civil action) in a court of the United States while my facility, which lawsuits were dismissed on the ground they were to state a claim upon which relief may be granted, unless I am under ysical injury.  I dto proceed without prepayment of costs, I am responsible for the entire the court, which shall be deducted in accordance with the law from my todian until the filing fee is paid.
Signed this 21 day o	
	Antony Tununorna (Signature of Plaintiff)

WARNING: Plaintiff is advised any false or deliberately misleading information provided in response to the above questions may result in the imposition of sanctions. The sanctions the court may impose include, but are not limited to, monetary sanctions and the dismissal of this action with prejudice.

Pgi In Case 4:20-cv-91293-0 Document 1 Filed 12/03/20 Page 6 of 118 Pagell to chorant

Since the Starting date of my Jail time 2-10-2000 i new been confined for over 8 months now due to a probation violation "allegally" for arson which Changed to lower large of a habitate

I have not been to any court detes that where Set for me, nor have I had any revocation hearings either. My Sixth amendment Civil Pignts have been violated "Spready trial" failure to provide a speedy trial from the time the defendant was accepted. under the united States Constintation.

I have had ineffective Counsainer with my last two cittoricys that I removed for the lack of communication, not ecoponding to me or my Spanse Call's and not filing for the "motions" that I cisked them to do! time after time I cisked for the proof of work that was done and copies of any "motions" that was said to be filed under my name and nothing was presented to me. now at this moment I am fighting for my money that my Sponse and family Spant on a cittoricy that didn't produce any work and the "Judge" told Him to return the money at a Hearing.

that I have locen filing my own "motions" for bond Hearings

Linel Speedy trial at first I didn't know How to file

Liny motion till I Studied the procedures after I got the

first motions wrong. "I have copy's" of everything that I

filed under my name and I Still haven't had a Hearing wax.

I have been working hard on my own to recieve a bond

to fight from the free world and find the right Help

for me.

Case 4:20-cv-01293-O Document 1 Filed 12/03/20 Page 7 of 11 Page 15 4 months of the mo

(dong with the Violation of my Speechy total Pignts) my speedy Revocation

Hearing was violated also on the defendent Request,

The Hearing must be conducted within 20 days "48:11 the 20-day rule—

motion to revoke need not be filed first," any thing over 20 days

15 "excessive" prehearing Confinement, the defendant "must be released."

The united states constitution.

Time after Time I have been told that I have been "denied local"

To Set by the Judge for 8 months now with no pool from any attorney that was hired or appointed to me.

I know that I am not entitled to beil" as a matter of right pending a Hearing on the States motion to revoke probation,

but a person so situated may be admitted to local by the court

in the exercise of it's discretion. 48:7 Bail-felony community

Supervision, and for some reason nither any of my attorneys

acknowledged my rights to a bond Hearing.

It seems like I'am fighting my Judge, attorney and District

It seems like I'am tighting my Judge, cittorney and District cittorney Just to bail out and Halp my Kids and family,

Statement, none prosecution afficianit" telling the truth to dismiss this Charge. Also this Case Holds no evidence and the police report shows no harm done to the Victim, all allegations are false along with the false statement that was given to the cuthorities. She Submitted the affidavit twice, once in august around the 1st and october around the 19th to the 20th of this year. This should be a clismissal for a went of prosecution. I have not Signed any Continuous of waivers from the Court or had any offers.

federal Court house

501 W 10th St Stc 310 for worth TX 76102

Introng Temunoene FOO N. Lamur fort worth TX 26196

## TARRANT COUNTY JAIL MAILROOM

U.S. POSTAGE SPITNEN

federal Court house

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501 w. 10th St. 5te 310

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